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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/717,728	11/20/2003	David A. Fishman	Fishman 13-4-2	8698	
	7590 02/21/2007 NT & LECHNED LLD	EXAMINER			
SYNNESTVEDT & LECHNER, LLP 2600 ARAMARK TOWER			GESESSE, TILAHUN		
1101 MARKET	STREET IA, PA 191072950		ART UNIT	PAPER NUMBER	
	,		2618		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
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If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Applicat	ion No.	Applicant(s)	,
Office Action Cummen.		10/717,7	728	FISHMAN ET AL.	
	Office Action Summary	Examine	or	Art Unit	
			B. Gesessse	2618	
Period fo	The MAILING DATE of this communication Reply	on appears on th	ie cover sheet wit	th the correspondence add	Iress
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR I CHEVER IS LONGER, FROM THE MAILI nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statutory to to reply within the set or extended period for reply will, be eply received by the Office later than three months after the ad patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF T CFR 1.136(a). In no e tion. period will apply and of y statute, cause the ap	HIS COMMUNIC vent, however, may a re will expire SIX (6) MON' plication to become AB	CATION. cply be timely filed IHS from the mailing date of this cor ANDONED (35 U.S.C. § 133).	
Status					
2a)□	Responsive to communication(s) filed on This action is FINAL . 2b) Since this application is in condition for a closed in accordance with the practice up	This action is allowance excep	non-final. t for formal matte		merits is
Dispositi	on of Claims				
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-33</u> is/are pending in the application of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) <u>1-8,14-21 and 27-33</u> is/are rejected claim(s) <u>9-13 and 22-26</u> is/are objected Claim(s) are subject to restriction	ithdrawn from co			
Applicati	on Papers				
	The specification is objected to by the Ex	aminer .		*.	
· <u> </u>	The drawing(s) filed on is/are: a)	_) ☐ objected to b	by the Examiner.	
	Applicant may not request that any objection	•	•	•	
11) 🗌	Replacement drawing sheet(s) including the of the oath or declaration is objected to by	•	= -	•	` '
Priority u	nder 35 U.S.C. § 119		·		
12) <u></u> a)[Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Elee the attached detailed Office action for	uments have beo uments have beo e priority docum Bureau (PCT Ru	en received. en received in Ap ents have been ile 17.2(a)).	oplication No received in this National S	Stage
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2) 🔲 Notice 3) 🔯 Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-9- nation Disclosure Statement(s) (PTO/SB/08) · No(s)/Mail Date <u>4/19/04</u> .	48)	Paper No(s	ummary (PTO-413)	

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-8,14-21,27-33are rejected under 35 U.S.C. 103(a) as being unpatentable over Ito (US 7,120,921).

Claim 1, Ito teaches a method for providing multi broadcast services to subscribers (see column 7, line 56-column 8, line 58 and figure 1) comprising:

Ito teaches broadcasting primary content over one or more channels (column 7, lines 56-65) in which the receiving processor receives multi-channel digital satellite broadcast such as a program broadcasting content based on identifying an ID belonging the program broadcast.

Ito teaches broadcasting secondary content over one or more secondary channels

(see column 7, lines 58-65 in which receiver 101 receives multi channel digital satellite broadcast such as advertisement information from the broadcast by identifying ID belonging to the advertisement broadcast.

Ito teaches enabling reception of a second broadcast service whereby subscribers

subscribing to the second broadcast receive both the primary and the secondary content (see column 9, lines 29-39).

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Ito differs in teaching enabling reception of a first broadcast service whereby subscribing to the first broadcast service receive only the primary content.

However, Ito teaches a subscriber receives a program information through digital satellite broadcast replay the program content only while the advertisement being stored in the memory (see column 9, lines 29-39). Then, it would have been obvious to an ordinary skill in the art at the time of the invention was to receive a program content only in order to avoid advertisement while listening music.

Claims 2-3, Ito inherently teaches primary content comprises substantives programming content and the secondary content comprises promotional content (commercial advertising) (program information and advertisement information broadcast usually contains promotional or commercial advertisement content).

Claims 4-6, Ito teaches the primary content channels is associated with at least one secondary content channel and associate with different secondary content channel (see figure 1 in which programs and advertisement frames transmit or broadcast from satellite that contains promotion or commercial advertisements).

Claim 8, Ito teaches requiring the second broadcast subscribers play at least a portion of the secondary content before being able to play the primary content (upon control panel 103 reproduced play before main program see column 9, lines 40-56).

Claim 14, Ito teaches a system for providing multi broadcast services to subscribers (see column 7, line 56-column 8, line 58 and figure 1) comprising:

Ito teaches means for broadcasting primary content over one or more channels(

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column 7, lines 56-65) in which the receiving processor receives multi-channel digital satellite broadcast such as a program broadcasting content based on identifying an ID belonging the program broadcast.

Ito teaches means for broadcasting secondary content over one or more secondary channels (see column 7, lines 58-65 in which receiver 101 receives multi channel digital satellite broadcast such as advertisement information from the broadcast by identifying ID belonging to the advertisement broadcast.

Ito teaches means for enabling reception of a second broadcast service whereby subscribers subscribing to the second broadcast receive both the primary and the secondary content (see column 9, lines 29-39).

Ito differs in teaching means for enabling reception of a first broadcast service whereby subscribing to the first broadcast service receive only the primary content.

However, Ito teaches a subscriber receives a program information through digital satellite broadcast replay the program content only while the advertisement being stored in the memory (see column 9, lines 29-39). Then, it would have been obvious to an ordinary skill in the art at the time of the invention was to receive a program content only in order to avoid advertisement while listening music.

Claims 15-16,29 Ito inherently teaches primary content comprises substantives programming content and the secondary content comprises promotional content (commercial advertising) (program information and advertisement information broadcast usually contains promotional or commercial advertisement content).

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Claims 17-20,31-33 Ito teaches the primary content channels is associated with at least one secondary content channel and associate with different secondary content channel (see figure 1 in which programs and advertisement frames transmit or broadcast from satellite that contains promotion or commercial advertisements).

Claims 21,33, Ito teaches requiring the second broadcast subscribers play at least a portion of the secondary content before being able to play the primary content (upon control panel 103 reproduced play before main program see column 9, lines 40-56).

Claims 27-28, Ito teaches a computer product for providing multi broadcast services

to subscribers, a computer readable storage medium having computer readable program code embodied in the media (see column 7, line 56-column 8, line 58 and figure 1)

comprising:

Ito teaches a computer readable program code that controls the broadcasting primary content over one or more channels (column 7, lines 56-65) in which the receiving processor receives multi-channel digital satellite broadcast such as a program broadcasting content based on identifying an ID belonging the program broadcast.

Ito teaches a computer readable program that controls the broadcasting secondary content over one or more secondary channels (see column 7, lines 58-65 in which receiver 101 receives multi channel digital satellite broadcast such as advertisement information from the broadcast by identifying ID belonging to the

advertisement broadcast.

Ito teaches computer readable program code that enabling reception of a second broadcast service whereby subscribers subscribing to the second broadcast receive both

the primary and the secondary content (see column 9, lines 29-39).

Ito differs in teaching enabling reception of a first broadcast service whereby subscribing to the first broadcast service receive only the primary content.

However, Ito teaches a subscriber receives a program information through digital satellite broadcast replay the program content only while the advertisement being stored in the memory (see column 9, lines 29-39). Then, it would have been obvious to an ordinary skill in the art at the time of the invention was to receive a program content only in order to avoid advertisement while listening music.

Allowable Subject Matter

3. Claims 9-13,22-26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: the prior art does not teach tracking how much of the secondary content has been played by the secondary subscriber and discontinuing the requirement that the second subscriber play back the secondary content upon the occurrence of a first

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predetermined triggering event.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tilahun B Gesesse whose telephone number is 571-272-7879. The examiner can normally be reached on flexible schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Urban can be reached on 571-272-7899.

The Central FAX Number is 571-273-8300. For patent related correspondence, hand carry deliveries must be made to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314), and facsimile transmissions must be sent to the Central FAX number, unless an exception applies.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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